

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Application of : Customer Number: 20277
: :
Paul Albats, Jr., et al. : Confirmation Number: 8449
: :
Application No.: 10/085,373 : Group Art Unit: 2878
: : Allowed: August 10, 2005
Filed: February 28, 2002 : Examiner: Stephen K. Yam
: :
For: A MULTIPLE-AXIS LINEARLY-PROPELLED ROTATING SENSOR APPARATUS
(As Amended)

**COMMENTS RESPONSIVE TO STATEMENT OF
REASONS FOR ALLOWANCE
UNDER 37 C.F.R. § 104(e)**

Mail Stop Issue Fee
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

A Statement of Reasons for Allowance accompanied the August 10, 2005 Notice of Allowability regarding the above-identified application. Entry of that Statement into the record should not be construed as any agreement with or acquiescence by Applicants in the stated reasoning.

With regard to claims 1, 2, 6-12, 21 and 22, the Statement seems to paraphrase portions the wording of claim 1 and asserts that the paraphrased subject matter "is not disclosed or made obvious by the prior art." Similarly, with regard to claims 23-30, the Statement seems to paraphrase portions the wording of claim 23 and asserts that the paraphrased subject matter is not disclosed or made obvious. The patentable language of the allowed claims and Applicants' positions on patentability are already of record in this case. The Statement should not be viewed

as suggesting any claim interpretation or estoppel with regard to any of the allowed claims, particularly to the extent if any that the wording of the Statement may differ from the proper claim construction or from Applicants' positions on patentability.

It is respectfully submitted that the allowed claims should be entitled to the broadest reasonable interpretation and to the broadest range of equivalents that are appropriate in light of the language of the claims, the supporting disclosure and Applicants' prosecution of the claims, without reference to the Statement of Reasons for Allowance.

To the extent necessary, if any, a petition for an extension of time under 37 C.F.R. § 1.136 hereby made. Please charge any shortage in fees due in connection with the filing of this paper, including extension of time fees, to Deposit Account 500417 and please credit any excess fees to such deposit account.

Respectfully submitted,

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**Please recognize our Customer No. 20277
as our correspondence address.**